IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA SOUTHWESTERN DIVISION

Jason Michael Bankston,)	
Plaintiff,))	ORDER SCHEDULING SETTLEMENT CONFERENCE
VS.)	
Michael Chartoff Country II C)	Coss No. 1:05 ov. 124
Michael Chertoff, Secretary, U.S. Department of Homeland Security, et. al.,)	Case No. 1:05-cv-124
)	
Defendants.)	

IT IS ORDERED:

A settlement conference will be held before the magistrate judge on Monday, November 27, 2006, at 10:00 a.m. CST at the U.S. Courthouse (courtroom #2) located at 220 East Rosser Ave., Bismarck, North Dakota.

The conference shall be attended by all parties, together with trial counsel (if they are represented) for each party. An insured party need not attend unless the settlement decision will be made in part by the insured. When the settlement decision will be made in whole or in part by an insurer, the insurer shall send a representative in person with full and complete authority to make settlement decisions. A corporate party shall send a representative with full and complete authority to bind the company. A governmental entity shall send a representative authorized to act on its behalf. Failure to produce the appropriate person(s) at the conference may result in an award of costs and attorney fees incurred by the other parties in connection with the conference and/or other sanctions against the noncomplying party and/or counsel.

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Each party shall submit a confidential settlement statement to the Court no later than two days

prior to the final settlement conference. The settlement statement shall not become a part of the file of

the case, but shall be for the exclusive use of the Court in preparing for and conducting the settlement

conference.

The settlement statement shall contain a specific recitation of the facts, a discussion of the

strengths and weaknesses of the case, the parties' positions on settlement, including a present settlement

proposal, and a report on settlement efforts to date. If not already part of the court file, copies of any

critical agreements, business records, photographs or other documents or exhibits shall be attached to

the settlement statement. The settlement statement should not be lengthy, but should contain enough

information to be useful to the Court in analyzing the factual and legal issues in the case. The parties are

directed to be candid in their statements.

The settlement statement shall not be filed with the clerk, but shall be faxed (701-530-2325) or

mailed (P.O. Box 670, Bismarck, North Dakota 58502-0670) to the Court. Copies of the settlement

statement shall not be provided to the other parties in the case.

Counsel are directed to confer with their clients in advance of the conference to explore the

parties' settlement positions, and the parties are encouraged to exchange settlement proposals prior to

the conference. These steps will enable the conference to progress more expeditiously.

Dated this 22nd day of March, 2006.

/s/ Charles S. Miller, Jr.

Charles S. Miller, Jr.

United States Magistrate Judge

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